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JUN 1 4 2006

RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

UNITED STATES OF AMERICA,) No. CR-06-00346-DLJ				
Plaintiff,					
	PROTECTIVE ORDER RE DISCLOSURE OF CERTAIN WITNESS STATEMENTS TO DEFENSE COUNSEL				
JOSHUA HEDLUND,					
Defendant.					

At the last calling of this case on June 2, 2006, there was colloquy between the Court and counsel about whether the government would provide defense counsel with copies of DEA reports of interviews of cooperating defendants. Government counsel acknowledged that to date, no such reports had been turned over to defense counsel. Government counsel noted that these statements would be <u>Jencks Act</u> statements, subject to disclosure as provided in 18 U.S.C. § 3500. <u>See also Fed.R.Crim.P. 26.2</u>. The Court indicated its preference that such statements be provided to defense counsel in advance of the date required by law.

The government is agreeable to providing these statements to defense counsel earlier than required by law, subject however, to a protective order that addresses the concerns expressed by government counsel as to the safety of the cooperating defendant

witnesses.

Good cause appearing, the disclosure of these materials to defense counsel is subject to the following terms and conditions of this Protective Order:

- 1. The United States will provide to defendant's counsel, William Osterhoudt, copies of these memoranda described above. These memoranda shall be used in connection with this case and for no other purpose.
- 2. These materials shall not be copied. However, the contents of these materials may be disclosed by defense counsel to and discussed with the defendant, and to any other person working on this case with Attorney Osterhoudt, to include Attorney Dennis Riordan. A copy of the memoranda shall not be provided to the defendant.
- 3. Disclosure of additional memoranda by the government for interviews of cooperating defendants conducted after the filing of this Protective Order, shall be made by the government in accordance with this Order, and their use by defense counsel shall be subject to the provisions of this Protective Order.
- 4. This Protective Order shall continue in force and effect until further order of this Court.

IT IS SO ORDERED.

DATED: June 14, 20de

D. LOWELL JENSEN UNITED STATES DISTRICT JUDGE

PROTECTIVE ORDER

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	DATED: 6/13/06 Gr. Bevan Dr.
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5	Assistant United States Attorney Counsel for the United States
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8	DATED:
	WILLIAM OSTERHOUDT, ESQ. Counsel for Defendant Joshua Hedlund
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PROTECTIVE ORDER

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Counsel for Defendant Joshua Hedlund	DATED: 0		WILLIAM	DSTERMOOD	PSO	
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